

Official Notices

General Notices.

STATE OF NORTH CAROLINA,
NEW HANOVER COUNTY COURT—MARCH TERM, 1859.
Ross Morse
vs.
The Schooner Joe Flanner. Original Attachment.

IT appearing to the satisfaction of the Court, that the owners of the Schooner Joe Flanner are non-residents: it is therefore ordered, that publication be made in the Wilmington Journal for six weeks, notifying said defendants to

From the Winchester Virginian.
**Who are our Friends at the North.—Testimony of
 Citizens of Both Parties.**
 At the late meeting in Leesburg, between Messrs. Faulkner and Boteler, the candidates for Congress, after the regular discussion had taken place, and a further discussion had come off between Mr. Carter, the Opposition Elector, and candidate for the Senate and Mr. Faulkner, the latter gentleman having made frequent al-

appear at the next term of said Court, to be held for the county aforesaid, at the Court House in the town of Wilmington, on the second Monday of June next, then and there to plead, answer or demur, or judgment final by default will be taken against them, and the property levied upon be sold to satisfy Plaintiff's debt and costs.

Test. SAML R. BUNTING, Clerk.
April 29th, 1859. [Pr. Fee \$ 6 2½] 35-6t

STATE OF NORTH CAROLINA
NEW HAMPSHIRE COUNTY.

recently decided in Philadelphia, Mr. Boteler rose and said he desired to submit one question to Mr. Faulkner. He did so at the request of a gentleman then in the Court house. He wished to know whether Commissioner Longstreth was not a democrat.

Mr. Faulkner replied, that he was not able to inform him; but he had never heard from any source what the Commissioner Longstreth's politics were—nor could he

Heyer & Von Glahn,
vs
John F. Bloom. } Original Attachment.

It appearing to the satisfaction of the Court that the defendant, John F. Bloom, is a non-resident, it is therefore ordered by the Court that publication be made in the Wilmington Journal for six weeks notifying said defendant to appear at the term of the Court of Pleas and Quarter Sessions to be held for the County of New Hanover, at the Court House in the town of Wilmington, on the second Monday of June next, then and there to plead, answer or demur.

to inform his counterpart what were the politics of Judge Greer, of the Supreme Court of the United States, who had given Mr. L. his appointment. And he would have availed himself of that opportunity of correcting an error which he believed existed to some extent in the popular mind, that the Commissioner held his appointment under the President. This was an error. The President had no more control over the appointment than Mr. Boteler. It was vested by law in the Circuit Court of Pennsylvania, and had been so since the independence of

Judgment may by default will be taken against him, and the property levied upon be sold to satisfy plaintiff's debt and costs.

Test. Pr. adv. \$5.62. 33-6w

SAM'L. H. BENTING, Clerk.

STATE OF NORTH CAROLINA.
NEW HANOVER COUNTY.
J. & D. McRae & Co.,
vs. Original Attachment.
The Colchote Copper Mining Company.

IT appearing to the satisfaction of the Court that the defendants are non-residents, it is therefore ordered that

He would like to go a little further, and make some additional statements of facts. He (Mr. F.) had during the day that day conversed freely in his room with two of the gentlemen from Loudoun who were present as witnesses at the trial of that case. He learned from them, and they were now present in the Court-house to hear him out in what he ascribed to them, that they found in the Marshal and assistant marshals every officer of the Federal Government who dis-

publication be made in the Wilmington Journal for six weeks, notifying said defendants to appear at the term of the Court of Pleas and Quarters Sessions to be held for the County of New Hanover, at the Court House in the town of Wilmington, on the second Monday of June next, then and there to plead, answer or demur, or judgment final by default will be taken against them and the property levied upon be sold to satisfy plaintiff's debt and costs. Test.

SAM'L R. BUNTING, Clerk.

April 15. Pr. adv. \$5 62 33 6w

SOME MORE LAND AND NEGROES IN DUPLIN.

or indirectly, derived his appointment from the President; or who were ready to contribute their purses and risk their lives in vindication of the authority of the constitution and of the rights of the claimants,—they further assured Philadelphia (Mr. F.) that they had not met at Harrisonburg, Virginia, or any other part of Pennsylvania, nor any man who sympathized in their cause, who tendered them any aid or assistance, or who exhibited any violence against

BY VIRTUE of sundry decrees of the Court of Equity, I will offer for sale at the Court House in Kenansville, on Friday, 20th of May next, about 375 acres of valuable Land on Goshen Swamp, and belonging to the heirs of John Swinson, dec'd. Also, 300 acres on the North East, and belonging to the heirs of Yates Brooks, dec'd. Also, 278 acres on Lemon, and belonging to the heirs of G. B. Sheehan, dec'd. Also, 75 acres of the waters of the North East, and belonging to the heirs of Alex'r. Quinn, dec'd. Also, two Lots (one of ten acres) in the Village of Magnolia, and belonging to the estate of E. Rich, dec'd. &c. Also, about 20

standing by them in the maintenance of their constitutional rights, except he proved upon enquiry to be a *National Democrat*, and that every man who thwarted or frustrated or threw difficulties in their way—proved upon enquiry, so far as they could learn his politics, to belong to some wing of the opposition to the democracy.

This has been their declaration, made to him (Mr. F.) in his room that day; and made, as he was informed, only upon the streets of Los Angeles, since their return.

Negroes (one a valuable blacksmith) belonging to the heirs of James P. Davis, dec'd. Also, 4 Negroes belonging to the heirs of Robert J. and Sarah J. Hunter, his wife. Terms accommodating. JERE. PEARSALL, C. M. E.
April 7th, 1859. Pr. adv. \$5 33-1m

STATE OF NORTH CAROLINA,
NEW HANOVER COUNTY.

WHEREAS, information hath this day been made to us, the undersigned, by the oath of C. B. Miller, that five slaves, his property, (viz:) HARRY, SAM,

from Philadelphia. It is said that the only two that left here opponents of Democracy, have come back to your county National Democrats, and mean for the balance of their lives, to unite themselves with the policies of that party. But be their determination upon this latter point what it may, there is no question as to the evidence they bear from the North; that the *only* friends of the Constitutional rights of the South, which they met with in their expedition to Pennsylvania were

and SIMON, hath run away and lies out hid and lurking in swamps, woods and other obscure places, committing several crimes and offences against the laws of this State. These are in the name of the State of North Carolina, to require them, the said slaves forthwith to surrender themselves to their master or other lawful authority, and we do hereby order this proclamation to be published at the Court House door and two other public places of said county, and warn the said slaves that if they do not immediately return to their said master, it is lawful for any person to capture them by slaying them or otherwise, without accusa-

This is a grave matter, in which every owner of slaves is interested. Put down the Democratic party, and where is the party to stay the uplifted hand of the Abolitionists?

Modes of Death.

A recent *Quarterly Review* contained the following article, which will be read with interest :

HARRY is stout built, black complexion, about 50 years old, 5 feet 8 inches high, and weighs about 175 pounds.
SAM is thick set, dark complected, about 39 years old, 5 feet 6 inches high, and weighs about 160 pounds.
SIMON is stout built, copper color, about 26 years old, 5 feet 9 inches high, and weighs 170 lbs.

"To be shot dead is one of the easiest modes of terminating life; rapid as it is, the body has leisure to feel and reflect. On the first attempt by one of the frantic adherents of Spain to assassinate William, Prince of Orange, who took the lead in the revolt of the Netherlands, the ball passed through the bones in the face, and brought him to the ground. In the instant that preceded stupefaction, he was able to form the notion that the ceiling of the room had fallen and crushed him—

\$250 REWARD.
I WILL GIVE A REWARD of Fifty Dollars for either of the above negroes, dead or alive, delivered to me or for their confinement in Jail so that I get them.
C. R. MILLER.
New Hanover Co., Jan. 25th, 1859. 22-lymo

The cannon shot which plunged into the brain of Charles VII. did not prevent him from seizing his sword by the hilt. The idea of an attack and the necessity for defence was pressed on him by a blow which we would suppose too tremendous to leave an interval for thought. But it by no means follows that the inflicting of fatal wounds is accompanied by a pang. From what is known of the first effects of gunshot wounds, it is probable the impression is rather stunning than acute. Undoubtedly the pain is not felt at once, but it is not

will be paid for her safe confinement in Jail so that I can get her.
C. B. MILLER.
Jan. 28th, 1859

General Notices.

ESTABLISHED 1760.

But there is nothing singular in the dying sensation, though Lord Byron remarked the physiological peculiarity that the expression is invariably that of languor while in death from a stab the countenance reflects the natural character of gentleness or ferocity, to the last gasp.

PETER LORILLARD,
SNUFF AND TOBACCO MANUFACTURER,
 16 & 18 Chambers Street,
 (Formerly 42 Chatham Street, New York.)
WOULD call the especial attention of Grocers and Drug-
 gists to his removal, and also to the articles of his
 manufacture, viz :
BROWN SNUFF.
 Macaboy, Demigros,
 Fine Rappee, Pure Virginia.

sight disturbance lie may go on under a mortal wound till it comes to a full stop. A foot soldier at Waterloo, pierced by a musket ball in the hip, begged water of a soldier who chanced to possess a canteen of beer. The wounded man drank, returned his heartiest thanks, mentioned that his regiment was nearly exterminated and having proceeded a dozen yards on his way to the rear, fell to the earth, and, with one convulsive movement of the limbs, concluded his career. "His voice,"

Coarse Tappet,	Nachtboches,
American Gentleman,	Copenhagen.
YELLOW SNUFF.	
Scotch,	Honey Dew Scotch,
High Toast Scotch,	Fresh Honey Dew Scotch,
Rich High Toast	Fresh Scotch,
or Landyfoot.	
TOBACCO.	
SMOKING.	FINE CUT CHEWING.
No. 1.	P. A. L., or plain.
No. 2.	Cavendish, or sweet.
	SMOKING.
	St Jago,
	Spanish,

Captain Basil Hall, who, in his early youth, was present at the battle of Corunna, has singled out, from the conclusion that consigns to oblivion the woes and gallantry of war, another instance, extremely similar to which occurred on that occasion. An old officer, who was shot in the head, arrived pale and faint, at the temporary hospital, and begged the surgeon to look at him.

No. 1 & 2 mixed, Sweet Scented Onions, Canister,
 Kidfoot, Tin Foil Caviendish, Turkish,
 No. 3 A Circular of Prices will be sent on application.
 N. B. Note the Low article of *Fresh Scotch Snuff*,
 March 4th, 1859 27-3m

PRESCOTT'S HOTEL,
 ON THE EUROPEAN PLAN,
 CITY OF NEW YORK.

“ Indeed, I feared so,” he responded, with impeded utterance, “ and yet I should wish very much to live a little longer, if it were possible.”

He laid the sword upon the stone at his side, as gently, says Hall, as if the steel had been turned into glass and almost immediately sank senseless upon the turf.

REMARKABLE ICE STRATUM.—A correspondent of the Boston Transcript gives the following account of a

SINGLE ROOMS 50 CENTS PER DAY.
 (City Hall Square, corner Frankfort Street. (Opposite City Hall.)
 Meals, as they may be ordered in the spacious Refectory.
 There is a Barber's Shop and Bath Rooms attached to the Hotel.
 N. B.—*Boards of Roomers and Hackmen* who say we are full.
 R. FRENCH, Proprietor.
 March 4th. 1879. 27.2m

The latter part of last November, Mr. Andrew Fewbly, of Brandon, Vt., commenced to dig a well near his house, situated about a mile from the centre of the village of Brandon, on a tolerably level plain. Having excavated to the depth of fifteen feet, through sand and gravel, the workmen came to ground frozen solid, through which they continued to excavate the further distance of fifteen or sixteen feet before getting through.

GIFTS.
One Hundred Varieties of Gifts!
MELVIN'S IMPROVED GIFT BOOK SALE.
MELVIN'S IMPROVED GIFT BOOK SALE.
MELVIN'S IMPROVED GIFT BOOK SALE.
MELVIN'S IMPROVED GIFT BOOK SALE.
MELVIN'S IMPROVED GIFT BOOK SALE.
333 CHESTNUT ST., PHILADELPHIA—
333 CHESTNUT ST., PHILADELPHIA—

"At the depth of forty feet, sufficient water having been obtained, the well was stoned in the usual manner. The character of the ground was the same throughout the whole distance, viz.: coarse gravel and sand—the frozen portion interspersed with lumps of clear ice. At the time the well was dug the surface of the ground was not frozen. Ever since the well was dug, up to the present time, ice forms in the well and incrusts the stone at

333 CHESTNUT ST., PHILADELPHIA—
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 WITH ONE HUNDRED VARIETIES
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 WITH ONE HUNDRED VARIETIES
 WITH ONE HUNDRED VARIETIES
 OF VALUABLE AND USEFUL GIFTS!
 OF VALUABLE AND USEFUL GIFTS!
 OF VALUABLE AND USEFUL GIFTS!
 OF VALUABLE AND USEFUL GIFTS!

from fifteen to thirty feet from the surface, and the surface of the water, which is thirty-five feet below the surface of the ground, freezes over every night. On several occasions, when the bucket had been left in the well under the water over night, it has been found necessary to descend the well, and with a hatchet cut the ice in order to extricate it."

OF VALUABLE AND USEFUL GIFTS!
 CONDUCTED ON AN ENTIRELY NEW PLAN.
 CONDUCTED ON AN ENTIRELY NEW PLAN.
 CONDUCTED ON AN ENTIRELY NEW PLAN.
 贈る A VALUABLE GIFT WITH EVERY BOOK SOLD.
 贈る A VALUABLE GIFT WITH EVERY BOOK SOLD.
 贈る A VALUABLE GIFT WITH EVERY BOOK SOLD.
 CATALOGUES SENT FREE.
 CATALOGUES SENT FREE.
 CATALOGUES SENT FREE.
 贈る R. MELVIN.

A naval general court martial was in session on board the sloop-of-war Falmouth, at Montevideo, on the 10th of March, for the trial of Capt. Ridgely, of the United States chartered steamer Atlanta, and Lieut. Warrington; the latter for drunkenness. The charge against Captain Ridgely originated as follows:

333 Chestnut Street, Philadelphia, Pa.
NEW Catalogues, just issued, containing all the Popular Works of the day, and a List of One Hundred Varieties of Gifts. When orders of Twenty-five Dollars and upwards are received, a receipt for the same will be sent by return mail.
 Receipts taken for every package sent by Express.
THREE PLANS OF COMMISSION FOR AGENTS, of which they can take their choice, and each more liberal than ever offered.
AGENTS WANTED IN EVERY TOWN.

any bodily punishment inflicted on him rather than be disgracefully brand him—an American citizen—before his shipmates.

The Captain peremptorily repeated his order, where the prisoner solemnly swore that if his head was shaved he would commit suicide; still Capt. Ridgely insisted and every hair was shaved from the culprit's head, which so exasperated the unfortunate fellow, that he rushed to the bulwarks and precipitated himself into a water

AGENTS WANTED IN EVERY TOWN.
AGENTS WANTED IN EVERY TOWN.
R. MELVIN,
333 CHESTNUT STREET,
Philadelphia, Pa.
30-3m

grave. On learning these facts, Commodore Forbes called a Court Martial on board the sloop-of-war *Falmouth* to try Capt. Ridgely for this act, and Lieut. Warrington for drunkenness. The court was in session when the *Harriet Lane* left.